1 2 3 4 5	Patrick R. Leverty, Esq. Nevada Bar No. 8840 Vernon E. Leverty, Esq. Nevada Bar No. 1266 LEVERTY & ASSOCIATES LAW CHTD. 832 Willow Street Reno, Nevada 89502 Telephone: (775) 322-6636 Facsimile: (775) 322-3953 pat@levertylaw.com			
6 7	gene@levertylaw.com Attorneys for Plaintiff Pacific Energy & Mining Company			
8	UNITED STATES DISTRICT COURT			
9	DISTRICT OF NEVADA			
10	PACIFIC ENERGY & MINING COMPANY, a Nevada Corporation,			
11	Plaintiff,	CASE NO. 3:17-CV-00363-HDM-VPC ORDER GRANTING		
12	vs.	STIPULATION FOR EXTENSION OF TIME FOR PLAINTIFF TO RESPOND		
13	MAXIMILIAN RESOURCES LLC, a	TO DEFENDANT MAXIMILIAN RESOURCES LLC'S MOTION [DOC		
14	Delaware Limited Liability Company,	30]		
	~ 2 1	(EIDOE DE OLIDOE)		
15	Defendant.	(FIRST REQUEST)		
16		(FIRST REQUEST) / NG COMPANY and defendant MAXIMILIAN		
16 17	Plaintiff PACIFIC ENERGY & MININ			
16 17 18	Plaintiff PACIFIC ENERGY & MININ RESOURCES LLC stipulate that Plaintiff shal	NG COMPANY and defendant MAXIMILIAN		
16 17 18 19	Plaintiff PACIFIC ENERGY & MININ RESOURCES LLC stipulate that Plaintiff shal respond to the Defendant's Motion to (i) Dism	NG COMPANY and defendant MAXIMILIAN Il have up to and including February 2, 2018 to		
16 17 18 19 20	Plaintiff PACIFIC ENERGY & MININ RESOURCES LLC stipulate that Plaintiff shal respond to the Defendant's Motion to (i) Dism	NG COMPANY and defendant MAXIMILIAN Il have up to and including February 2, 2018 to hiss Plaintiff's Complaint Pursuant to Federal Rules		
16 17 18 19 20 21	Plaintiff PACIFIC ENERGY & MININ RESOURCES LLC stipulate that Plaintiff shal respond to the Defendant's Motion to (i) Dism of Civil Procedure 12(b)(1), (2) and/or (3), (ii) (iii) Stay this Action [Doc 30].	NG COMPANY and defendant MAXIMILIAN Il have up to and including February 2, 2018 to hiss Plaintiff's Complaint Pursuant to Federal Rules		
16 17 18 19 20 21 22	Plaintiff PACIFIC ENERGY & MININ RESOURCES LLC stipulate that Plaintiff shal respond to the Defendant's Motion to (i) Dism of Civil Procedure 12(b)(1), (2) and/or (3), (ii) (iii) Stay this Action [Doc 30]. Plaintiff PACIFIC ENERGY & MININ	NG COMPANY and defendant MAXIMILIAN all have up to and including February 2, 2018 to a liss Plaintiff's Complaint Pursuant to Federal Rules Transfer Venue Pursuant to 28 U.S.C. § 1404, or		
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1	This is the first requested exte	ension to respo	ond to Defendant's motion.
2	DATED this 19 th day of January, 20	18.	DATED this 19 th day of January, 2018.
3	LEVERTY & ASSOCIATES LAW (CHTD.	SCHWARTZ FLANSBURG
4	/C/ Datai al I accepto		/S/ Bryan Lindsey
5	Vernon E. Leverty, Esq.		Samual A. Schwartz, Esq.
6	Patrick R. Leverty, Esq. 832 Willow Street		Bryan A. Lindsey, Esq. 6623 Las Vegas Blvd South
7	Reno, NV 89502 Attorneys for Pacific Energy & Minin	ıg	Suite 300 Las Vegas, NV 89119
8	Company		Otterbourg, P.C.,
9			Adam Silverstein, Esq. Erik Weinick, Esq.
10			230 Park Avenue New York, New York 10169
11			Attorneys for Defendant Maximilian Resources LLC
12	IT IS SO ORDERED:		00 000 (44)
13		Howas	PDMEKILL
14		UNITED ST.	ATES DISTRICT JUDGE
15		DATED. Io	nuary 19, 2018
16		DATED:	iluary 17, 2010
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